EMPLOYMENT CONTRACT

AGREEMEN'T between the University of Medicine and Dentistry of New Jersey ("(JMDNJ" or "University"), a body corporate and politic in the State of New Jersey, having its principal place of business at 65 Bergen Street, Newark, New Jersey 07107-3001, and William F. Owen Jr., M.D. ("Owen" or "Fresident").

MOW, THEREFORE, it is mutually agreed as follows:

1. Appointment as President.

The Board of Trustees of UMDNI (the "Board") hereby appoints, engages and employs Owen as President of UMDNI, and Owen hereby accepts and agrees to said appointment, engagement and employment subject to the general supervision and direction of the Board.

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Owen shall perform the daties as President of UMDNI as may be required by law, the University's bylaws and policies, the Board and the provisions of this Agreement and the requirements of any applicable law, policy or regulation of the State of New Jersey or of the United States. These denies include, but are not limited to, management of the University, policy recommendations, educational and institutional leadership, strategic planning, budget formulation, and assisting with fund raising and development. Owen shall be the chief executive officer of UMDPII, and in this capacity shall have charge of the administration of UMDNI, and shall perform all daties incident to the Office of President of UMDNI as well as such other duties as may be prescribed by the Board, consistent with the position of President.

3. Real Monda of Employee.

Owen agrees that he will use his experience and best efforts to perform the duties that may be required of the President of UMDNI.

4. Yerm of Appolutation Evaluation.

The term of this Agreement shall be for a period of five (5) years commencing on July 1, 2007, and ending on June 30, 2012, unless otherwise terminated pursuant to the provisions of Article 15 of this Agreement. If not terminated on or before June 30, 2012, this Agreement shall continue thereafter from year to year.

The Hourd of Trustate shall review and evaluate the performance of the President at the end of each fixed year, and at any other time as it may determine. The first regularly scheduled evaluation shall occur at the end of fixed year 2008.

To aid the Beard in undertaking such a performance review and evaluation, the President agrees to furnish such oral and written reports as may be requested by the Board at such time or times as may be specified by the Board. The President shall be given the opportunity to consider the performance review and evaluation before it becomes final and to present written comments to the Board concerning it. The Board may or may not, in its discretion and judgment, change the ovaluation report based upon the President's comments before the report becomes final. In any event, the President's comments shall become part of the record and be included, along with the ovaluation report, if any, in the President's personnel file.

s. Compromise of Freehealtheleve

For all survices rendered by the President under the provisions of this Agreement, UMONI shall pay Owen a salary at the annual rate of Five Hundred Seventy Thousand Dollars (\$570,000.00), payable in hiweokly or other installments in accordance with the general practice of UMDNI for the period from July 1, 2007 to June 30, 2008. For the fiscal years beginning on or after July 1, 2003, the President's salary shall be reviewed annually by the Board and may be adjusted by the Board based upon performance and a competitive market analysis. All such comparisation shall be subject to the customary withholding tax, Social Security tax and other employment taxes as may be required by local, state and federal law.

In accordance with New Jersey law, the President is not permitted to accept honoraria.

6. Reading Disability, Reality Coverage, Workers' Componsation, Pension, Sick Leave,

Owen shall receive all benefits in accordance with UMDNJ policy and the state benefits program unless otherwise specified berein or by the Board by amendment to this Agreement.

- (a) <u>Health Coverages</u>. Owen shall be eligible to participate in such group insurance, Point of Service (NJ Plus), HMO, prescription, and dental plans which are or may be available to UMDNI coupleyees.
- (b) <u>Wachers' Companyation</u> Owen, as an employee of UMDNJ, is covered for Workers' Compensation.
- (c) <u>Pension</u> Owen shall be deemed to be a regular, full-time University employee for purposes of eligibility in (fMDNI's pension plan as defined by the State Division of Pension & Republic. The University contributes 8% of the President's base salary and Owen must contribute 5% of his base salary.
- (d) Group Life Insurance. Owen shall receive life insurance coverage three and one-built times cannelized base salary in accordance with the University's benefits program.
- (e) Sigh Lange. Owen shall receive lifteen (15) days of sick leave per year which may be accusualated pursuant to UMDMI policy.

(f) <u>Disability.</u> Owen shall be entitled to statutorily mandated disability coverage in accordance with the applicable laws of the State of New Jersey.

7. Vacation Holidays and Personal Leave.

Owen shall be entitled to twenty (20) days paid vacation per year of service to be accrued monthly and holidays in accordance with UMDNI policy or as granted by the Board by untandament to this Agreement. The time spent by Owen attending the meetings and events described in Articles 9 and 10 shall not be construed as vacation time. Unless otherwise agreed, such vacation time shall accumulate in accordance with UMDNI policy. Owen shall be entitled to three (3) float holidays in calendar year 2007 and six (6) float holidays each calendar year thereafter in accordance with University policy.

At the sole discretion of the Board, Owen shall not observe holidays (other than religious holidays), or take vacations which interfere with properly discharging the duties of President under the terms of this Agreement. The President shall be entitled to all other benefits outlined in the University's Executive Benefits Overview.

C. Transportation

LIMIDNI shall make available to Owen an automobile and driver at UMDNI to be used in the performance of his duties under the provisions of this Agreement and in accordance with UMDNI policy. The UMDNI automobile shall be used for University business, and shall be maintained and insured by UMDNI at its own expense. The UMDNI automobile and driver shall not be used for Owen's commute to sad from his home and his office at 65 Bergen Street, and, accordingly, Owen shall be personally responsible for securing transportation for such commute. However, this restriction is not intended to, and shall not, apply to transportation to and from Owen's home and destinations other than his office at 65 Bergen Street, such as travel to other UMDNI campuses or for other business purposes at other destinations within and/or without the State of New Jersey. The University shall provide a reserved parking space designated for the "President."

o. Professional Duca and Michigan

On a reasonable basis commencurate with the duties of President, Owen may attend educational conferences, conventions, courses, seminars and other similar professional growth activities, or nativities directly related to UMDNI's interest, provided they do not interfere with Caren's responsibilities as President. Owen shall be reimbursed for reasonable expenses in connection therewith. Owen shall also be reimbursed for dues and other fees and charges which he has paid in connection with membership in professional organizations and for maintenance of medical and any other professional licenses. For these and all other pertinent expenses, Owen shall be reimbursed in accordance with UMDNI reimbursement policy.

10. Trend and Enterfalancial on University Business.

The Board will authorize the payment of Owen's reasonable expenses in representing UMDNI's interests. These may include (A) travel and entertainment expenses, hotel bills, and other necessary and proper expenses when traveling or attending conferences, meetings or other activities, and (B) cutertaining at his home to represent UMDNI interests. The Board will approve a budget for such activities at the beginning of each fiscal year, and Owen may not exceed the budget without prior authorization of the Board. The budget for the first fiscal year shall be \$25,000.00.

Owen agrees to furnish a monthly accounting of expenses in reasonable detail and in accordings with UMDNI policy as the Board may reasonably request. Subject to state and federal regulations and IRS regulations where purmissible, the University agrees to reimburse Owen for expenses of his spense or domestic partner, as the case may be, while accompanying Owen on University business.

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Owen shall devote substantially his folltime citention and energies to the performance of his duties as President of UMDNI, provided however that he shall be permitted to continue to practice medicine and to see patients to the extent that such professional service does not interfero with his detics as President. Owen shall also be permitted to devote reasonable periods of time to personal, charitable and/or professional activities and may, with the prior approval of the Bound, serve on outside boards of trustees and/or directors, both profit and mongrofit, and devote reasonable periods of time to outside business.

These additional activities shall not be deemed a breach of this Agreement, provided such activities do not interfere with the services required to be rendered to UMDNI under this Agreement, as determined by the Board, and provided such activity is not competitive with or adverse to the best interest of UMDNI.

The making of passive and personal investments and the conduct of private business affeirs shall not be prohibited hereunder.

Non-Disclosure of Confidential Information. 12.

Owen shell never, directly or indirectly, disclose or permit to be known to any person, firm or corporation, other than in the course of the performance of service for or on behalf of UMDNI and/or any of its affiliates, any confidential information acquired by him during the course of his employment with UMINAL. This includes any corporation, partnership or other entity owned by or controlled, directly or indirectly, by any of the foregoing, or in which any of the foregoing has a beneficial interest. Such confidential information shall include, but not be limited to, proprietary technology, trade secrets, patented processes, market studies and forceasts, competitive analysis, pricing policies, customer lists, marketing arrangements and the substance of agreements with affilines and others. The foregoing obligations shall not apply to any information which: (1) was in the public domain at the time it was disclosed, or thereafter entered the public domain through no act or fault of Owen, or (2) becomes known to Owen from sources inch pendent of UMDNI or any of its affiliates and not under an obligation of confidentiality to UMDNI or any of its affiliates or (3) is required to be disclosed pursuant to law, rule, regulation or court order.

13. Vynaking Paulilian

Owen will be furnished with a private office and such other facilities and services suitable to the position of President.

14. Relocation.

Owen will be provided relocation reimbursement not to exceed fifty thousand dollars (\$50,000) to offset actually incurred expenses associated with two (2) house hunting trips for himself and his spouse, interior bousing, moving of household furnishings, storage of household furnishings and other expenses related to the move to New Jersey. To receive reimburgement, Owen shall provide appropriate receipts or proof of payment for such expenses.

15. Legmigation.

This Approximations be terminated:

- (A) by namual agreement of the parties,
- (B) by Owen's retirement, upon advance written notice of at least one hundred and twenty (120) days to the Board;
- (C) by Owen's resignation, upon edvance written notice of at least one hundred and twenty (120) days to the Board;
- (D) upon Owen becoming mentally and/or physically inespecitated to a degree which, in the judgment of the Based, substantially impairs his shillity to perform the duties of President. The Board shall have the right to require the President to submit to a medical examination, either physical or mental or both, and Owen shall have the right to demand and to receive one or more of such examinations. Any such examination shall be performed by a physician licensed to practice medicine selected by the Board and at Board expense if the examination or examinations are requested by the Board or selected by Owen at Board expense if the examination or examinations are requested by Owen.
- (b) upon conviction of a crime of moral turpitude or dishonesty or fraud under the laws of the State of New Jersey or of any other State or of the United States;
- (F) For Cause. "For Cause" hereunder shall mean that: (1) Owen shall have committed axis which, as determined by the Board, would constitute a crime of moral turpitude, dishonesty, ant/or fixed under the laws of the State of New Jersey or under the laws of any other State or of the United States; or (2) Owen shall have willfully failed or refused to comply with the turns of this Agreement or with written directions from the Board which are not inconsistent with Owen's rights ander the provisions of this Agreement.

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Prior to any discharge for Cause by the Board, Owen shall be entitled to, and shall, receive written notice from the Chairman of the Board that the Board intends to consider Owen's discharge for Cause at a meeting to be hold 30 or more days after the date of the notice. The notice shall set forth with specificity the For Cause charges against the President which will be considered by the Board at the meeting. The President shall be entitled to a hearing before the Board in connection with the charges by written request for a hearing sunt to the Chairman of the Board within 10 days of receipt of the notice. At the hearing, the President may be represented by coarsel, may call witnesses to testify, may present other evidence, may present argument himself or through coansel and shall be entitled to have the proceedings transcribed. At the request of the President, or at the direction of the Board, the hearing may be conducted in executive cossion.

- (G) upon Owen being absent from employment, for whatever cause, for a continuous period of three (3) months or longer by written notice from the Board to Owen;
 - (ff) without cause, upon sixty (60) days prior written notice from the Board to Owen

Discharge pursuant to subparagraphs (D), (E), (E), (G) and (H) must be by majority vote of all of the members of the Board, not a quorum of the Board.

All obligations of UMDNI shalt cease upon termination of this Agreement, except as provided in the following paragraph.

If the Board shall terminate this Agreement under subparagraph (H) above, Owen will know UMDNI within a reasonable period of time, but will continue to receive his current salary and benefits at the time of separation ("applicable compensation") in accordance with the following schedule:

- (A) If tecraination occurs during the first or second year of employment, Owen will continue to receive his applicable compensation through June 30, 2010;
- (B) If termination occurs during the third year of employment, Owen will continue to receive his applicable compensation through June 30, 2010, or for a period of six months after the actual date of termination, whichever is later,
- (C) If termination occurs during the fourth or fifth year of employment, Owen will continue to receive his applicable compensation for a period of six (6) months after the actual date of termination.

This shall represent the University's sole obligation and liability to Owen.

16. Arresper to Ariship of Contract

This Agreement contains the complete agreement concerning the employment acrongement between the parties and shall, as of the effective date hereof, supersede all other agreements between the parties. The parties stipulate that neither of them has made any representation with respect to the subject matter of this Agreement except as specifically set forth herein. Each party acknowledges that it has relied on its own judgment in entering into

this Agreement.

17. Modification of Courses.

No wriver or medification of this Agreement or of any covenant, condition or limitation herein shall be valid unless in writing and duly executed by the parties to this Agreement and the parties further agree that provisions of this section may not be waived except as herein provided.

18. Vulver of Breach.

No waiver by either party of any rights under this Agreement will be valid unless set forth in a writing signed by that party. The failure of either party to insist upon strict performance of this Agreement shall not be construed as a wriver.

19. Severaldilly.

The holding of any provision of this Agreement to be illegal, invalid or unconferceable by a court of competent jurisdiction shall not affect any other provision of this Agreement, which shall remain in full force and effect.

20. Greveralies America

This Agreement is to be construed in accordance with the laws of the State of New Jersey.

21. Amplicability.

This Agreement and the rights and responsibilities of each party hereto shall inure to the benefit of the parties hereto and their respective heirs, executors, administrators, personal representatives, successors and assigns and shall be binding upon same.

22. Asslondidity.

This is an Agreement for personal and professional services and the services and benefits of the Agreement shall not be assignable in any way by Owen. This Agreement shall be hinding upon and inure to the benefit of the parties or their respective heirs, personal representatives and successors.

24. Netters.

Any notices required or permitted to be given hereunder shall be sufficient only if in writing sent by certified mail, return receipt requested, or by a nationally recognized overnight mail delivery service (such as Fedfix, UPS, DHL or the like) to the addresses set forth above or as designated in writing by either party from time to time in accordance with this Article. All

notices shall be deemed given as of the date of receipt.

24. Remedies

The rights and remedies of either party hereto, whether under this Agreement or under any other agreement or at law or in equity, for breach or default by the other of its obligations under this Agreement shall be cumulative and concurrent, and may be pursued singly, successively or together at the aggrieved party's discretion, and may be exercised as often as occasion therefore shall occur. Failure to exercise any such right or remedy shall in no event be construed as a waiver or release thereof.

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement this $20^{\rm th}$ day of March, 2007.

UNIVERSITY OF MEDICINE AND DENTISTRY OF NEW JERSEY

Robert Dol Tulo, Chair

Hourd of Trustees

William I Venner to XX

ADDENDUM TO THE MARCH 29, 2007 EMPLOYMENT CONTRACT BETWEEN THE UNIVERSITY OF MEDICINE AND DENTISTRY OF NEW JERSEY AND

WILLIAM E. OWEN, JR., MD EFFECTIVE DECEMBER 19, 2007

The following two paragraphs are revised to read as follows:

8. Transpositation.

UMDNI shall make available to Owen an automobile and driver to be used in the performance of his duties under the provisions of this Agreement and in accordance with UMDNI policy. The UMDNI automobile shall be used for University business, and shall be maintained and insured by UMDNJ at its own expense. The University shall provide a reserved parking space designated for the "President",

14. McMcation,

Owen will be provided relocation reimbursement not to exceed seventy-five thousand dollars (\$75,000) to offset actually incurred expenses associated with two (2) house hunting trips for himself and his spouse, interim housing, moving of household formishings, storage of household furnishings and other expenses related to the move to New Jersey. To receive reimbursement, Owen shall provide appropriate receipts or proof of payment for such expenses. This reimbursement will be available to Owen for expenses incurred through January 31, 2008.

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement.

UNIVERSITY OF MEDICANE AND DENTISTRY OF

NEW JERSEY

Robert Del Tuto, Chair

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DATE 1/28/08